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9	Attorneys for Plaintiff		
	Rovi Solutions Corporation		
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION		
13	ROVI SOLUTIONS CORPORATION, a	CASE NO. 12-cv-04209-RS	
14	Delaware corporation,		
15	Plaintiff,	STIPULATION AND [PROPOSED]	
	vs.	ORDER TO CONTINUE OPPOSITION DATE FOR DEFENDANT LENOVO	
16 17	LENOVO (UNITED STATES) INC., a Delaware corporation,	(UNITED STATES) INC.'S MOTION TO DISMISS PLAINTIFF'S CLAIMS OF INDIRECT AND WILLFUL	
18	Defendant.	INFRINGEMENT	
19			
20			
21	WHEREAS, defendant Lenovo (United States) Inc. filed a motion to dismiss Plaintiff's		
22	Claims of Indirect and Willful Infringement pursuant to Fed. R. Civ. P. 12(b)(6) on August 31,		
23	2012 (Dkt. No. 8);		
24	WHEREAS, plaintiff Rovi Solutions Corporation's ("Rovi") current deadline to respond		
25	under the least rules is Friday, Santamber 14:		
26	WHEREAS plaintiff Royi has requested 14 additional days to respond in light of its		
27	recent hiring of new counsel to represent it in this litigation:		
28	02435.52069/4960235.1	Coss No. 2.12 av 04200 BS	
	STIPULATION AND [PROPOSED] ORDER ON CONTINUANCE OF BRIEFING ON MOTION TO DISMISS INDIRECT AND WILLFUL	Case No.: 3:12-cv-04209-RS	

INFRINGEMENT CLAIMS

WHEREAS, Defendant Lenovo (United States) Inc. has consented to Rovi's request to 1 2 continue the deadline for responding by 14 days, thus extending the opposition deadline to 3 September 28; 4 WHEREAS, Defendant Lenovo, with Rovi's consent, intends to re-notice the hearing of 5 its motion to dismiss to November 8, 2012, in light of the recent reassignment of the action; 6 It is therefore stipulated between the Parties that, subject to the approval of the Court, the deadline for Rovi to file its Opposition is September 28, 2012, and Lenovo (United States) will 8 file and serve its reply in accordance with Civil LR 7-3(c) pursuant to this extended opposition 9 deadline. 10 Respectfully submitted, DATED: September 13, 2012 11 12 /s/ Joseph Paunovich /s/ Megan Whyman Olesek by Permission 13 Claude M. Stern (Bar No. 96737) Douglas E. Ringel (pro hac vice) dringel@kenyon.com claudestern@quinnemanuel.com 555 Twin Dolphin Drive, 5th Floor 14 Yariv Waks (pro hac vice) Redwood Shores, California 94065-2139 vwaks@kenvon.com 1500 K Street N.W., Suite 700 Telephone: (650) 801-5000 15 Washington, D.C. 20005 Facsimile: (650) 801-5100 16 Telephone (202) 220-4200 Facsimile: Joseph M. Paunovich (Bar No. 228222) (202) 220-4201 **17** joepaunovich@quinnemanuel.com 865 South Figueroa Street, 10th Floor John Flock (pro hac vice) 18 Los Angeles, California 90017-2543 iflock@kenyon.com (213) 443-3000 Telephone: One Broadway 19 Facsimile: (213) 443-3100 New York, NY 10004 Telephone: (212) 908-6490 Attorneys for Plaintiff Rovi Solutions Facsimile: 20 (202) 425-5288 Corp. 21 Megan Whyman Olesek (Bar No. 191218) molesek@kenyon.com 1801 Page Mill Road, Suite 210 22 Palo Alto, CA 94304-1216 23 Telephone: (650) 384-4700 Facsimile: (650) 384-4701 24 Attorneys for Defendant Lenovo (United States) 25 Inc. 26 27 28 02435.52069/4960235.1

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STIPULATION AND [PROPOSED] ORDER ON CONTINUANCE OF BRIEFING ON MOTION TO DISMISS INDIRECT AND WILLFUL INFRINGEMENT CLAIMS

ATTESTATION PURSUANT TO CIVIL L. R. 5-1 Pursuant to Civil L.R. 5-1(i) regarding signatures, I attest under penalty of perjury that the concurrence in the filing of this document has been obtained from its signatories. DATED: September 13, 2012 QUINN EMANUEL URQUHART & SULLIVAN, LLP By: /s/ Joseph M. Paunovich Joseph M. Paunovich Attorneys for Plaintiff ROVI SOLUTIONS CORPÓRATION 02435.52069/4960235.1

Case No.: 3:12-cv-04209-RS

STIPULATION AND [PROPOSED] ORDER ON CONTINUANCE OF BRIEFING ON MOTION TO DISMISS INDIRECT AND WILLFUL INFRINGEMENT CLAIMS

1	<u>ORDER</u>
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	ORSCANT TO STITULATION, IT IS SO ORDERED.
4	Dated: _9/14, 2012 By:
5	Hon. Richard Seeborg
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28	02435.52069/4960235.1 - 4 - STIPULATION AND [PROPOSE D] ORDER ON Case No.: 3:12-cv-04209-RS

STIPULATION AND [PROPOSED] ORDER ON CONTINUANCE OF BRIEFING ON MOTION TO DISMISS INDIRECT AND WILLFUL INFRINGEMENT CLAIMS